G. BAILEY, EDITOR AND PROPRIETOR; JOHN G. WHITTIER, CORRESPONDING EDITOR

VOL. XII

WASHINGTON, D, C., THURSDAY, APRIL 22, 1858.

NO. 590.

WASHINGTON, D. C.

LIFE IN PARIS.

ISSUES OF LIFE:

OING GOOD AND MAKING A LIVING

TON, D, C., THURSDAY, APRIL 22, 1858.

**Require that a msjority of that committee a hold be composed. of gentlamen representing the contest of thousands, and it is a carried of Tracts of which I have related ecores of thousands, and the contest of the many of the House, or of gentlamen approach of gentlamen representing the composed. of gentlamen approach of the gentlamen approach of gentlamen approach of the gentlame

THIRTY-FIFTH CONGRESS,

RATES OF ADVERTISING.

THIRTY-FIFTH CONGRESS, FIRST SESSION.

er a little.

r. Hunter reminded the Senate that a day heen fixed for the adjournment of the sea, and it would be impossible to get through the public business without naing dispatch, thought the appropriation bills should have rity over all other business.

flor some further debate—

r. Benjamir ramenfed that it must be now.

the question being taken, the motion of Mr. WASHINGTON, D. C.

HOUSE. 4, committees were called for reports of a brature, and a great many bills were a saded to the already large private cal-Among the numerous adverse reports, the from the Jadiciary Committee, against ing the salaries of the Judges of the me Court

The Bebieb.

KANSAS NEWS.

The Springfield

MARKETS

DR. HUNTINGTON'S SERMONS.
SERMONS FOR THE PROPILE.
By the Rev. F. D. Huntington, D.D.,
cher to the University, and Planmer Profess

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athered from the Extemporaneous Discouses
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o an Unauthorized acutes of the evidence in California, thou tany legal census, or other evidence ing the number of einzens necessary to presentation they may claim, hout any of those safeguards about the ch can only be provided by law, and assary to ascertain the true sense of a

a case attempted to be made against too of California, which actually ex-dit to Kansas, only a thomand times as was even petended then, ras objected, against the admission of that there was "in o sufficient evidence ustitution had the assent of a majority for whom it was signed." If there was dence, this was a reason, and a good its rejection.

the Lecompton Constitution in that and this doctrine reaches its culminating point in the seventh article of this Locompton contribution in the angular article of the Locompton contribution in a majority of the people of Kansari, other hand, shithough not submitted by the Convention that framed "Sea. I'll recited property before and higher than of the Yerlope and the property of the people of the property of the Constitution of the people of the pe

control doctrine of "popular soverable doctrine of "popular soverable" of the doctrine of the property of the

tidal is this right of the ted and set apart to Freedom and jo free labor. The Constitution of the United States was extended to promise ruthlestly violated and broken down, its provisions are revisions where he has not been a moment, since that its would have been visitous words to that effect the proprise of the pr

two provides, that in case of a vacancy te of sheriff, these duties shall be per-the judge of probate, &c.